Bradley T. Hunsicker (Wyo. Bar 7-4579)

MARKUS WILLIAMS YOUNG & ZIMMERMANN LLC
106 East Lincolnway, Suite 300
Cheyenne, WY 82001
Telephone: 307-778-8178

bhunsicker@markuswilliams.com

UNITED STATES BANKRUPTCY COURT DISTRICT OF WYOMING

In re:) Chapter 11
)
POWELL VALLEY HEALTH CARE, INC.,) Case No. 16-20326
)
Debtor-in-Possession.)

MOTION TO VACATE AND CONTINUE HEARING ON DEBTOR'S MOTION OF THE DEBTOR FOR AUTHORIZATION TO CONDUCT RULE 2004 EXAMINATION OF THE MALPRACTICE INSURANCE COMPANIES AND THE JOINDER AND OPPOSITION FILED THERETO

Powell Valley Health Care, Inc. ("PVHC", or the "Debtor"), the debtor and debtor in possession in the above captioned case, hereby files this motion to vacate and continue the hearing set for December 7, 2016, at 2:00 p.m., on the Debtor's *Motion of the Debtor for Authorization to Conduct Rule 2004 Examination of the Malpractice Insurance Companies* [Doc. 353], the *Insurance Companies' Joint Opposition to Motion for Authorization to Conduct Rule 2004 Examination and Request to be Heard* [Doc. 359] filed by UMIA Insurance, Inc. ("UMIA"), Lexington Insurance Company ("Lexington"), and Homeland Insurance Company of New York ("Homeland") (collectively, the "Insurance Companies") and the *Joinder to Motion of the Debtor for Authorization to Conduct Rule 2004 Examination of the Malpractice Insurance Companies and Joinder to Conduct Rule 2004 Examination of the Malpractice Insurance Companies and Joinder to*

Case 16-20326 Doc 397 Filed 12/05/16 Entered 12/05/16 14:34:15 Desc Main Document Page 2 of 4

Response to Insurance Companies' Joint Opposition to Motion for Authorization to Conduct Rule 2004 Examination and Request to be Heard [Doc. 368] filed by the Official Committee of Unsecured Creditors (the "Committee"), and in support thereof shows the Court as follows:

- 1. Since filing its *Motion of the Debtor for Authorization to Conduct Rule* 2004 Examination of the Malpractice Insurance Companies [Doc. 353] (the "Motion for 2004 Exam"), the Debtor has participated in meaningful discussions with the Insurance Companies in an effort to avoid the need for seeking the relief requested in the Motion for 2004 Exam.
- 2. At the juncture, the Debtor is encouraged with its discussions with the Insurance Companies, as well as its continued negotiations with the Committee, and believes that the interests of all parties would be better served if the parties focused their efforts on negotiating a consensual Plan, rather than spending time preparing to argue the merits of the motion.
- 3. Accordingly, the Debtor requests that the hearing on the Motion for 2004 Exam be vacated and continued for approximately thirty (30) days.
- 4. The Insurance Companies and the Committee have consented to the relief requested in this motion.

WHEREFORE, the Debtor respectfully requests the Court enter an order substantially in the form attached hereto at Exhibit A vacating and continuing the hearing on the Motion for 2004 Exam.

Dated: December 5, 2016.

MARKUS WILLIAMS YOUNG & ZIMMERMANN LLC

By: /s/ Bradley T. Hunsicker Bradley T. Hunsicker (WY Bar No 7-4579) John F. Young (Pro Hac Vice) 106 East Lincolnway, Suite 300 Cheyenne, WY 82001

Telephone: 307-778-8178 Facsimile: 307-638-1975

Email: bhunsicker@markuswilliams.com

Counsel for the Debtor and Debtor-in-Possession

CERTIFICATE OF SERVICE

The undersigned certifies that on December 5, 2016, a copy of the foregoing was served *electronically* upon those parties indicated below:

UMIA Insurance, Inc.:

c/o James T. Burghardt Timothy M. Swanson Moye White LLP 1400 16th St., 6th Floor Denver, CO 80202 jim.burghardt@moyewhite.com tim.swanson@moyewhite.com

c/o Julie Nye Tiedeken McKellar, Tiedeken & Scoggin, LLC 702 Randall Avenue P.O. Box 748 Cheyenne, WY 82003 jtiedeken@mtslegal.net

Homeland Insurance Company of NY:

Judith Studer Patrick T. Holscher Schwartz, Bon, Walker & Studer, LLC 141 S. Center St., Suite 500 Casper, WY 82601 (307) 235-6681 (307) 234-5099 Fax

Charles E. Spevacek Tiffany M. Brown Meagher & Geer, P.L.L.P. 33 S. Sixth Street, Suite 4400 Minneapolis, MN 55402 Ph: (612) 371-1324

jstuder@schwartzon.com pat@schwartzbon.com Fax: (612) 877-3015 cspevacek@meagher.com tbrown@meagher.com

Lexington Insurance Company, Inc.:

Deborah M. Kellam Hall & Evans, L.L.C. 2015 Central Ave., Suite C Cheyenne, WY 82001 kellamd@hallevans.com

Michael S. Davis Bryan D. Leinbach ZEICHNER ELLMAN & KRAUSE LLP

1211 Avenue of the Americas New York, NY 10036 Tel: (212) 223-0400 Fax: (212) 753-0396 mdavis@zeklaw.com bleinbach@zeklaw.com

Attorneys for Official Committee of Unsecured Creditors:

Scott J. Goldstein
Philip A. Pearlman
Jamie N. Cotter
Spencer Fane
1000 Walnut Street, Suite 1400
Kansas City, MO 64106
1700 Lincoln Street, Suite 2000
Denver, CO 80203
sgoldstein@spencerfane.com
jcotter@spencerfane.com
ppearlman@spencerfane.com

/s/Bradley T. Hunsicker
Bradley T. Hunsicker